GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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SENATE DRS35187-LT-44A* (2/27)

Short Title: Insurance Financial Omnibus Act.-AB

(Public) Sponsors: Senator Bingham. Referred to:

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1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE CHANGES IN THE LAWS RELATING TO THE
3	MONITORING OF SOLVENCY OF INSURANCE COMPANIES AND OTHER
4	RISK-BEARING ENTITIES REGULATED BY THE COMMISSIONER OF
5	INSURANCE.
6	The General Assembly of North Carolina enacts:
7	SECTION 1. G.S. 58-7-15(17) reads as rewritten:
8	"(17) "Credit insurance," meaning indemnifying merchants or other persons
9	extending credit against loss or damage resulting from the nonpayment
10	of debts owed to them; and including the incidental power to acquire
11	and dispose of debts so insured, and to collect any debts owed to the
12	insurer or to any person so insured by the insurer including without
13	limiting the foregoing, mortgage guaranty insurance that is insurance
14	against financial loss by reason of the nonpayment of principal,
15	interest and other sums agreed to be paid under the terms of any note
16	or bond, or other evidence of indebtedness secured by a security
17	interest, mortgage, deed of trust, or other instrument constituting a lien
18	or charge on real estate, or on such personal property as the
19	Commissioner may from time to time approve. insurer; and also
20	including insurance where the debt is secured by a junior lien on real
21	estate or where the debt is secured by a first lien on real estate as long
22	as (i) the purpose of the debt being insured is not the purchase of the
23	real estate and the insurance is limited to twenty-five percent (25%) of
24	the insurer's aggregate insured risk outstanding, before reinsurance
25	ceded or assumed or (ii) the insurance is not included within the
26	definition of mortgage guaranty insurance."
27	SECTION 2. G.S. 58-7-15(22) reads as rewritten:

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1	"(22) "Miscellaneous insurance," meaning insurance against any other
2	casualty authorized by the charter of the company, not included in
3	subdivisions (1) to (21) of this section, which is a proper subject of
4	insurance."
5	SECTION 3. G.S. 58-7-15 is amended by adding a new subdivision to read:
6	"(23) "Mortgage guaranty insurance," meaning insurance against financial
7	loss by reason of nonpayment of principal, interest, or other sums
8	agreed to be paid under the terms of any note or bond or other
9	evidence of indebtedness which constitutes, or is equivalent to, a first
10	lien or charge on the real estate, provided the improvement on the real
11	estate is a residential building or a condominium unit or buildings
12	designed for occupancy by not more than four families."
13	SECTION 4. G.S. 58-7-75(4) reads as rewritten:
14	"(4) Stock Casualty and Fidelity and Surety Companies. – A stock
15	corporation may be organized in the manner prescribed in this Chapter
16	and licensed to do one or more of the kinds of insurance specified in
17	G.S. 58-7-15 (3), (6), (7), (8), (9), (10), (11), (12), (13), (14), (15),
18	(16), (17), (18), (19), $\frac{(21)}{(21)}$ and $\frac{(22)}{(21)}$, (22), and (23) only when it
19	has a paid-in capital of not less than one million dollars (\$1,000,000)
20	and a paid-in initial surplus of not less than one million five hundred
21	thousand dollars (\$1,500,000). Every such company shall at all times
22	thereafter maintain a minimum capital of not less than one million
23	dollars (\$1,000,000) and a minimum surplus of at least two hundred
24	fifty thousand dollars (\$250,000)."
25	SECTION 5. G.S. 58-10-125 reads as rewritten:
26	"§ 58-10-125. Minimum policyholders position. Policyholders position and capital
27	and surplus requirements.
28	(a) For the purpose of complying with G.S. 58-7-75, a mortgage guaranty insurer
29	shall maintain at all times a minimum policyholders position in the amount required by
30	this section. of not less than one twenty-fifth of the insurer's aggregate insured risk
31	outstanding. The policyholders position shall be net of reinsurance ceded but shall
32	include reinsurance assumed.
33	(b) If a mortgage guaranty insurer does not have the minimum amount of
34	policyholders position required by this section it shall cease transacting new business
35	until the time that its policyholders position is in compliance with this section.
36	(c) <u>A mortgage guaranty insurer shall at all times maintain capital and surplus in</u>
37	the greater of the amount required by G.S. 58-7-75 or this section. If a policy of
38	mortgage guaranty insurance insures individual loans with a percentage claim
39	settlement option on those loans, a mortgage guaranty insurer shall maintain a
40	policyholders position based on each one hundred dollars (\$100.00) of the face amount
41	of the mortgage, the percentage coverage, and the loan-to-value category. The minimum
42	amount of policyholders position shall be calculated in the following manner:
43	(1) If the loan to value is greater than seventy five percent (75%), the
44	minimum policyholders position per one hundred dollars (\$100.00) of

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	the face amount of the beas shown in the second		the specific percent coverage sh	
Percent	Policyholders Position I	Per Percent	Policyholders Position Per	
Coverage	\$100 of the Face Amount		\$100 of the Face Amount	
-	of the Mortgage	-	of the Mortgage	
5	\$0.20	55	\$1.50	
10	0.40	60	1.55	
15	0.60	65	1.60	
20	0.80	70	1.65	
25	1.00	75	1.75	
30	1.10	80	1.80	
35	1.20	85	1.85	
40	1.30	90	1.90	
45	1.35	95	1.95	
50	1.40	100	2.00	
			(narcont (50%)) and not more th	
			r percent (50%) and not more th	
	seventy-five percent	(75%), the min	nimum amount of the policyholde	
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1 2	40		0.80	
2 3 4 5		(2)	If the equity is less than twenty percent (20%), or to insurance or a deductible is less than twenty-five minimum amount of policyholders position sha	percent (25%), the
6 7			percent (200%) of the amount required by subdivised section.	vision (d)(1) of this
8 9 10		(3)	If the equity is more than fifty percent (50%) or t insurance or a deductible is more than fifty five minimum amount of policyholders position sha	percent (55%), the
11		T 0	(50%) of the amount required by subdivision (d)(1)	of this section.
12	(e)	, It a j	policy of mortgage guaranty insurance provides for	layers of coverage,
13	deductib	les, or	excess reinsurance, the minimum amount of policyh	olders position shall
14			subtraction of the minimum position for the lower	
15		m the n	ninimum position for the upper or greater coverage li	mit.
16	(f)		policy of mortgage guaranty insurance provides for	: coverage on loans
17	secured I		or liens, the policyholders position shall be:	
18		(1)	If the policy provides coverage on individual le	
19			amount of policyholders position shall be calculated	ted as in subsection
20			(c) of this section as follows:	• • • • •
21			a. The loan to value percent is the entire loan	
22			property divided by the value of the property	
23			b. The percent coverage is the insured portion	
24 25			divided by the entire loan indebtedness property; and	on the collateral
26 27			c. The face amount of the insured mortgage indebtedness on the property.	e is the entire loan
28		(2)	If the policy provides coverage on a group of	loans subject to an
29 30			aggregate loss limit, the policyholders position according to subsection (d) of this section as follow	shall be calculated
31			a. The equity is the complement of the lo	an-to-value percent
32			calculated as in subdivision (d)(1) of this see	
33			b. The percent coverage is calculated as in su	ubdivision (d)(1) of
34			this section; and	
35			c. The face amount of the insured mortgage	e is the entire loan
36			indebtedness on the property.	
37	(g)		policy of mortgage guaranty insurance provides for	
38	-	•	rs position shall be four dollars (\$4.00) for each o	one hundred dollars
39			e insured amount of the lease.	
40	(h)	If a j	policy of mortgage guaranty insurance insures loan	s with a percentage
41			option coverage between any of the entries in the	
42			e factor for policyholders position per one hundred	
43			t of the mortgage shall be prorated between the fac	ctors for the nearest
44	percent c	overag	e listed. "	

1	SECTION 6. G.S. 58-10-135 reads as rewritten:				
2	"§ 58-10-135. Contingency reserve. <u>reserve for mortgage guaranty insurers.</u>				
3	(a) Subject to G.S. 58-7-21, a mortgage guaranty insurer shall make an annual				
4	contribution to the contingency reserve which in the aggregate shall be the greater of:				
5	(1) Fifty <u>fifty</u> percent (50%) of the net earned <u>mortgage guaranty</u>				
6	premium reported in the annual statement; or statement.				
7	(2) The sum of:				
8	a. The policyholders position established under G.S. 58-10-125 on				
9	residential buildings designed for occupancy by not more than				
10	four families divided by seven;				
11	b. The policyholders position established under G.S. 58-10-125 on				
12	residential buildings designed for occupancy by five or more				
13	families divided by five;				
14	c. The policyholders position established under G.S. 58-10-125 on				
15	buildings occupied for industrial or commercial purposes				
16	divided by three; and				
17	d. The policyholders position established under G.S. 58-10-125				
18	for leases divided by 10.				
19	(b) If the mortgage guaranty coverage is not expressly provided for in this				
20	section, the Commissioner may establish a rate formula factor that will produce a				
21	contingency reserve adequate for the risk assumed.				
22	(c) The contingency reserve established by this section shall be maintained for				
23	120 months and reported in the financial statements as a liability. That portion of the				
24	contingency reserve established and maintained for more than 120 months shall be				
25	released and shall no longer constitute part of the contingency reserve.				
26	(d) With the approval of the Commissioner, withdrawals may be made from the				
27	contingency reserve when incurred losses and incurred loss expenses exceed the greater				
28	of either thirty-five percent (35%) of the net earned premium or seventy percent (70%)				
29	of the amount which subsection (a) of this section requires to be contributed to the				
30	contingency reserve in such year. premium. On a quarterly basis, provisional				
31	withdrawals may be made from the contingency reserve in an amount not to exceed				
32	seventy-five percent (75%) of the withdrawal calculated in accordance with this				
33	subsection.				
34	(e) With the approval of the Commissioner, a mortgage guaranty insurer may				
35	withdraw from the contingency reserve any amounts which are in excess of the				
36	minimum policyholders position as filed with the most recently filed annual statement.				
37	In reviewing a request for withdrawal pursuant to this subsection, the Commissioner				
38	may consider loss development and trends. If any portion of the contingency reserve for				
39	which withdrawal is requested pursuant to this subsection is maintained by a reinsurer,				
40	the Commissioner may also consider the financial condition of the reinsurer. If any				
41	portion of the contingency reserve for which withdrawal is requested pursuant to this				
42	subsection is maintained in a segregated account or segregated trust and such				
43	withdrawal would result in funds being removed from the segregated account or				

1	segregated trust, the Commissioner may also consider the financial condition of	the					
2	reinsurer.						
3	(f) Releases and withdrawals from the contingency reserve shall be accounted						
4	for on a first-in-first-out basis as prescribed by the Commissioner.						
5	(g) The calculations to develop the contingency reserve shall be made in the						
6	following sequence:	41. : -					
7	(1) The additions required by subsections (a) and (b) subsection (a) of	this					
8	section;						
9	(2) The releases permitted by subsection (c) of this section;						
10	(3) The withdrawals permitted by subsection (d) of this section; and						
11	(4) The withdrawals permitted by subsection (e) of this section.						
12	(h) Whenever the laws or regulations of another jurisdiction in which a mortg						
13	guaranty insurer, subject to the requirements of this Part is licensed, require a la						
14	unearned premium reserve or a larger contingency reserve in the aggregate than that						
15	forth in this Part, the establishment and maintenance of the larger unearned prem	ium					
16	reserve or contingency reserve shall be deemed to be in compliance with this Part."						
17	SECTION 7. Part 5 of Article 10 of Chapter 58 of the General Statute	ès 1s					
18	amended by adding a new section to read:						
19 20	" <u>§ 58-10-145. Mono-line requirement for mortgage guaranty insurers.</u>	than					
	A mortgage guaranty insurance company that transacts any kind of insurance of the mortgage guaranty insurance is not aligible to transact business in this S						
21	than mortgage guaranty insurance is not eligible to transact business in this S	lale.					
- 77	Provided however that a mortgage guaranty insurance company may until Decon	ahar					
22	Provided, however, that a mortgage guaranty insurance company may, until Decen						
23	31, 2012, assume reinsurance for "credit insurance," as defined in G.S. 58-7-15(17).						
23 24	31, 2012, assume reinsurance for "credit insurance," as defined in G.S. 58-7-15(17). SECTION 8. G.S. 58-7-200(e) reads as rewritten:						
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	General Assemb	oly of North Carolina	Session 2007
	<u>(5)</u> SECT	Subject to G.S. 58-19-30 and G.S. 58-7-163, advancing funds to directors, officers, or controlling expenses reasonably expected to be incurred in the the insurer's business, as authorized or approved by of directors or by individuals authorized by the boar the supervision or making of the advances." ION 9. G.S. 58-30-10 reads as rewritten:	ng stockholders, for e ordinary course of y the insurer's board
}	"§ 58-30-10. De		
	*	his Article, unless the context clearly indicates of	therwise: For the
	purposes of this A		
	(14)	"Insurer" means any entity that is or should be lice 7, 16, 26, 47, 49, <u>64</u> , 65, or 67 of this Chapter or Chapter 97 of the General Statutes. For the purpe "insurer" also includes continuing care retirement co or should be licensed under Article 64 of this Chapt	under Article 5 of oses of this Article, ommunities that are
	SECT	ION 10. G.S. 58-2-240(c) reads as rewritten:	
		proposes of subdivisions (b)(1) and (b)(1a) of this sec	ction only, the term
	-	same meaning as in G.S. $58-30-10(14)$ and includes	•
	(1)	Reciprocal that is or should be licensed under	
	· · ·	Chapter.	
		Local government risk pool that chooses to operate	under Article 23 of
		this Chapter.	
	(3)	Fraternal benefit society that is or should be license	ed under Article 24
		of this Chapter.	
	(4)	Professional employer organization that is or should	
		Article 89A of this Chapter. Self-insurer that is or	should be licensed
		under Article 5 of Chapter 97 of the General Statute	<u>es.</u> "
		ION 11. G.S. 58-47-65(a) reads as rewritten:	
		oup shall self-insure its workers' compensation liabi	
		used by the Commissioner under this Part. This s	
		- <u>Any self-insured group</u> that was organized and a	
		aw before July 1, 1995, and whose authority to self	
	-	bilities under the Act has not terminated after that	date. date, shall not
	-	reapproved to be licensed under this Article."	
		ION 12. G.S. 58-89A-5(16) reads as rewritten:	
	"(16)	"Professional employer services" means an arran	
		employees of a licensee are assigned to work at a d	
		in which employment responsibilities are in fact sha	÷
		and the client company in accordance with G.S.	
		employee's assignment is intended to be of a long-	
		nature, rather than temporary or seasonal in nature the workforce at a client company work site or	
		and a similarity work she of	. majority of the

1 2 3	personnel of a specialized group within that workforce consists of assigned employees of the licensee. <u>nature</u> . "Professional employer services" does not include services that provide temporary employees
4	or independent contractors, a personnel placement service, managed
5	services, payroll services that do not involve employee staffing or
6	leasing, the sharing of employees by commonly owned companies
7	within the meaning of section 414(b) and (c) of the Internal Revenue
8	Code of 1986, as amended, or similar groups that do not meet the
9	requirements of this subdivision."
10	SECTION 13. G.S. 58-89A-30 reads as rewritten:
11	"§ 58-89A-30. Other provisions of this chapter.
12	G.S. 58-2-45, 58-2-50, 58-2-55, 58-2-60, 58-2-65, 58-2-69, 58-2-70, 58-2-75,
13	58-2-100, 58-2-155, 58-2-163, 58-2-180, 58-2-185, 58-2-200, <u>58-2-240</u> , and 58-3-100
14	shall apply to all persons licensed under this Article and all persons subject to licensure
15	requirements under this Article."
16	SECTION 14. G.S. 58-89A-75 reads as rewritten:
17	"§ 58-89A-75. De minimus registration.
18	(a) A person who seeks to offer limited professional employer services in this
19	State shall be eligible for de minimis registration status upon compliance with this
20	section and may operate as a de minimis registrant in this State upon notification
21	pursuant to this section. A person shall satisfy the requirements for a de minimis
22	registration only if the professional employer organization:
23	(1) Does not maintain a physical professional employer organization
24	office located in this State;
25	(2) Does not employ salespersons who reside or direct their sales activities
26	in this State;
27	(3) Does not employ directly or in common control with another person,
28	as defined in G.S. 58-89A-5(12), more than 50 assigned employees in
29	this State;
30	(4) Does not advertise through any media outlet physically located in this
31	State;
32	(5) Is a licensed or registered professional employer organization in at
33	least one other state of the United States; and
34	(6) Is operated by and under the control of persons of good moral
35	character.
36 27	A professional employer organization operating under a de minimis registration shall be
37 38	subject to all of the responsibilities and authority of a licensee under this Article except for $C = 52, 204, 50, 52, 204, 60, and 52, 204, 70(a)$ (d) and (a)
38 39	for G.S. 58-89A-50, 58-89A-60 and 58-89A-70(c), (d), and (e). (b) A person seeking de minimis registration status shall notify the
39 40	$$ I i i ∂ i i ∂ i i i ∂
40 41	Commissioner, on a form prescribed by the Commissioner, attesting that the professional employer organization meets all of the eligibility requirements for de
41	minimis registration status under this section and additionally provide, at a minimum,
42 43	the following information:
Ъ	

(3)

- (1) The name of the professional employer organization, the address of its principal office, the name of the contact person, and the taxpayer or employer identification number;
- (2) A list by jurisdiction of each name under which the registrant has operated in the preceding five years, including any alternative names, names of predecessors, and, if known, successor business entities;
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A list of all officers, directors, and controlling person(s) of the registrant and their biographical information in a form to be determined by the Commissioner; and

10

(4) The location of the business records of the person.

11 If the Commissioner finds that the person seeking de minimis registration has (c) 12 not fully met the requirements for de minimis registration, the person shall not be 13 eligible for de minimis registration status, and the Commissioner shall notify the person 14 in writing. Within 30 days after service of the notification, the person may make a 15 written demand upon the Commissioner for a review to determine the reasonableness of 16 the Commissioner's action. The review shall be completed without undue delay, and the 17 person shall be notified promptly in writing as to the outcome of the review. Within 30 18 days after service of the notification as to the outcome, the person may make a written 19 demand upon the Commissioner for a hearing under Article 3A of Chapter 150B of the 20 General Statutes if the person disagrees with the outcome.

21 (d) If the Commissioner determines that the notification of eligibility for de 22 minimis registration is incomplete, the Commissioner shall notify the person of the 23 deficiency, and the registrant shall be allowed time, not to exceed 15 30 days from the 24 date of the notice, to correct the deficiency. Failure of the person to correct the 25 deficiency within the 15-day 30-day time period shall result in the de minimis being 26 deemed denied. Except as otherwise provided in this section, a person notified of a 27 deficiency under this section may continue to operate while the deficiency is being 28 corrected unless the Commissioner determines that the person is ineligible for de 29 minimis registration status or is otherwise not authorized to operate in this State.

30 (e) After a de minimis registrant's initial notification, a de minimis registrant 31 shall annually notify the Commissioner of its continuing eligibility for de minimis 32 registration status no earlier than January 1 and no later than January 15 of each year. 33 The annual notification shall include the attestation of eligibility for de minimis 34 registration and any change in the information previously provided to the Commissioner 35 under this section.

36 A person operating under a de minimis registration to engage in professional (f) 37 employer services in North Carolina that ceases to satisfy any of the requirements for de 38 minimis registration under this section shall apply for a professional employer 39 organization license. The de minimis registrant may continue to operate in North 40 Carolina pending approval of the registrant's application for a license provided the 41 application is filed with the Commissioner no later than 30 days after the professional employer organization becomes ineligible for de minimis registration. If the application 42 for licensure is denied or is not filed as prescribed in this section, the de minimis 43 registrant must cease engaging in professional employer services in North Carolina." 44

1	SECTION 15. Article 10 of Chapter 58 of the General Statutes is amended
2	by adding a new Part to read:
3	"Part 6. Property and Casualty Actuarial Opinions.
4	" <u>§ 58-10-150. Statement of actuarial opinion.</u>
5	Every property and casualty insurance company doing business in this State, unless
6	otherwise exempted by the Commissioner, shall annually submit the opinion of an
7	appointed actuary entitled, "statement of actuarial opinion." This opinion shall be filed
8	in accordance with the appropriate NAIC Property and Casualty Annual Statement
9	Instructions.
10	" <u>§ 58-10-155. Actuarial opinion summary.</u>
11	(a) Every property and casualty insurance company domiciled in this State that is
12	required to submit a statement of actuarial opinion shall annually submit an actuarial
13	opinion summary, written by the company's appointed actuary. This actuarial opinion
14	summary shall be filed in accordance with the appropriate NAIC Property and Casualty
15	Annual Statement Instructions and shall be considered as a document supporting the
16	statement of actuarial opinion required in G.S. 58-10-150.
17	(b) <u>A company licensed but not domiciled in this State, and a company writing</u>
18	business in this State although not specifically licensed to do so or otherwise authorized,
19	shall provide the actuarial opinion summary upon request.
20	" <u>§ 58-10-160. Actuarial report and work papers.</u>
21	(a) <u>An actuarial report and underlying work papers as required by the appropriate</u>
22	NAIC Property and Casualty Annual Statement Instructions shall be prepared to support
23	each statement of actuarial opinion and actuarial opinion summary.
24	(b) If an insurance company fails to provide a supporting actuarial report or work
25	papers at the request of the Commissioner or if the Commissioner determines that the
26	supporting actuarial report or work papers provided by an insurance company are
27	unsatisfactory to the Commissioner, the Commissioner may engage an independent,
28	qualified actuary at the expense of the company to (i) review the opinion and the basis
29	for the opinion and (ii) prepare an actuarial report or work papers.
30	"§ 58-10-165. Monetary penalties for failure to provide documents.
31	A company that fails to provide a statement of actuarial opinion, actuarial opinion
32	summary, actuarial report, or work papers within the time frame provided in the
33	Commissioner's written request, is subject to the monetary penalties set forth in
34	<u>G.S. 58-2-70.</u>
35	" <u>§ 58-10-170. Qualified immunity of appointed actuary.</u>
36	The appointed actuary shall not be liable for damages to any person other than the
37	insurance company or the Commissioner for any act, error, omission, decision, or
38	conduct with respect to the appointed actuary's opinion, except in cases of fraud or
39	willful misconduct by the appointed actuary.
40	" <u>§ 58-10-175. Confidentiality.</u>
41	(a) The statement of actuarial opinion shall be treated as a public record.
42	(b) Documents, materials, or other information in the possession or control of the
43	Department that are considered an actuarial opinion summary, actuarial report, or work
44	papers provided in support of the opinion, and any other material provided by the

1	company to the Commissioner in connection with the actuarial opinion summary,				
2	actuarial report, or work papers shall be confidential by law and privileged, in accord				
3	with G.S. 58-2-240, shall not be subject to G.S. 58-2-100, shall not be subject to				
4	subpoena, and shall not be subject to discovery or admissible as evidence in any private				
5	civil action.				
6	(c) Subse	ection (b) of this section shall not be construed to limit the			
7	Commissioner's	authority to release documents to the Actuarial Board for Counseling			
8	and Discipline i	f the documents are required for the purpose of professional disciplinary			
9	proceedings an	d if the Actuarial Board for Counseling and Discipline establishes			
10	procedures satis	sfactory to the Commissioner for preserving the confidentiality of the			
11	documents. In a	ddition, this section shall not be construed to limit the Commissioner's			
12	authority to use	any documents, materials, or other information in furtherance of any			
13	•	gal action brought as part of the Commissioner's official duties.			
14		er the Commissioner nor any person who received documents,			
15		her information while acting under the authority of the Commissioner			
16		ted or required to testify in any private civil action concerning any			
17	•	cuments, materials, or information subject to subsection (b) of this			
18	section.				
19		der to assist in the performance of the Commissioner's duties, the			
20	Commissioner:	<u> </u>			
21	(1)	May share documents, materials, or other information, including the			
22	<u> </u>	confidential and privileged documents, materials, or information			
23		subject to subsection (b) of this section with other state, federal, and			
24		international regulatory agencies, with the NAIC and its affiliates and			
25		subsidiaries, and with state, federal, and international law enforcement			
26		authorities, provided that the recipient agrees to maintain the			
27		confidentiality and privileged status of the document, material, or other			
28		information and has the legal authority to maintain confidentiality.			
29	(2)	May receive documents, materials, or information, including otherwise			
30	<u>_/</u>	confidential and privileged documents, materials, or information, from			
31		the NAIC and its affiliates and subsidiaries, and from regulatory and			
32		law enforcement officials of other foreign or domestic jurisdictions,			
33		and shall maintain as confidential or privileged any document,			
34		material, or information received with notice or the understanding that			
35		it is confidential or privileged under the laws of the jurisdiction that is			
36		the source of the document, material, or information.			
37	(3)	May enter into agreements governing the sharing and use of			
38	<u>(87</u>	information consistent with this section.			
39	(f) No w	vaiver of any applicable privilege or claim of confidentiality in the			
40		terials, or information shall occur as a result of disclosure to the			
41		inder this section or as a result of sharing as authorized in subsection (e)			
42	of this section."				
43		FION 16. G.S. 58-67-100 reads as rewritten:			
44	"8 58-67-100. I				

44 "**§ 58-67-100. Examinations.**

The Commissioner may make an examination of the affairs of any health 1 (a) 2 maintenance organization and the contracts, agreements or other arrangements pursuant 3 to its health care plan as often as the Commissioner deems it necessary for the 4 protection of the interests of the people of this State but not less frequently than once every three-five years. Examinations shall otherwise be conducted under G.S. 58-2-131 5 6 through G.S. 58-2-134. 7 (b) Repealed by Session Laws 1997-519, s. 1. 8 (c) Repealed by Session Laws 1995, c. 360, s. 2(m). 9 Instead of conducting an examination, the Commissioner may accept the (d) 10 report of an examination made by the HMO regulator of another state." 11 SECTION 17. G.S. 58-58-50(b) reads as rewritten: 12 "(b) The Commissioner shall annually value, or cause to be valued, the reserve 13 liabilities (hereinafter called reserves) for all outstanding life insurance policies and 14 annuity and pure endowment contracts of every life insurance company doing business 15 in this State, except that in the case of an alien company, such valuation shall be limited to its United States business, and may certify the amount of such reserves, specifying 16 17 the mortality table or tables, rate or rates of interest and methods (net level premium 18 method or other) used in the calculation of such reserves. Group methods and 19 approximate averages for fractions of a year or otherwise may be used in calculating 20 such reserves and the valuation made by the company may be accepted by the 21 Commissioner upon such evidence of its correctness as the Commissioner may require. 22 In lieu of the valuation of the reserves herein required of any foreign or alien company, 23 he may accept any valuation made, or caused to be made, by the insurance supervisory 24 official of any state or other jurisdiction when such valuation complies with the 25 minimum standard herein provided and if the official of such state or jurisdiction 26 accepts as sufficient and valid for all legal purposes the certificate of valuation of the Commissioner when such certificate states the valuation to have been made in a 27 28 specified manner according to which the aggregate reserves would be at least as large as 29 if they had been computed in the manner prescribed by the law of that state or 30 jurisdiction. Each year the Commissioner shall value or cause to be valued the reserve liabilities ("reserves") for all outstanding life insurance policies, annuity contracts, and 31 32 pure endowment contracts of every life insurance company doing business in this State. 33 In the case of an alien company, the valuation shall be limited to its United States 34 business. The Commissioner may certify the amount of each company's reserves, 35 specifying the mortality or morbidity tables, withdrawal rates, and other assumptions 36 regarding when, and the degree to which, policyholders exercise contract options, such as full or partial withdrawal, rate or rates of interest, and methods, such as net level 37 38 premium method or other, used in the Commissioner's calculation of the company's 39 reserves. Group methods and approximate averages for fractions of a year or otherwise 40 may be used by the Commissioner in calculating the company's reserves, and the 41 Commissioner may accept the valuation made by the company upon evidence of its 42 correctness that the Commissioner requires. For foreign or alien insurance companies, the Commissioner may accept any valuation made or caused to be made by the 43 insurance regulator of any state or other jurisdiction if (i) that valuation complies with 44

1	the minin	num st	andard provided in this section and (ii) that regulator accepts as legally		
2	sufficient and valid the Commissioner's certificate of valuation when that certificate				
3	states that the valuation has been made in a specified manner according to which the				
4	aggregate reserves would be at least as great as if they had been computed in the manner				
5	prescribe	d by th	e law of that state or jurisdiction."		
6		SEC	FION 18. G.S. 58-58-50(1) reads as rewritten:		
7	"(1)	The C	Commissioner may adopt rules for life insurers for the following matters:		
8		(1)	Reserves for contracts issued by insurers.		
9		(2)	Optional smoker-nonsmoker mortality tables permitted for use in		
10			determining minimum reserve liabilities and nonforfeiture benefits.		
11		(3)	Optional blended gender mortality tables permitted for use in		
12			determining nonforfeiture benefits for individual life policies.		
13		(4)	Optional tables acceptable for use in determining reserves and		
14			minimum cash surrender values and amounts of paid-up nonforfeiture		
15			benefits.		
16		<u>(5)</u>	Assumptions for policyholder withdrawal rates for use in determining		
17			minimum reserve liabilities.		
18	In adopti	ng the	se rules, the Commissioner may consider model laws and regulations		
19	promulga	ited an	d amended from time to time by the NAIC."		
20		SEC	FION 19. Sections 1 through 7 of this act become effective July 1,		
21	2007. Se	ction	15 of this act becomes effective October 1, 2007. The remainder of this		
22	act is effe	ective	when it becomes law.		